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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the continuation application of ) Group Art Unit 2871  
KOSA ET AL. )  
Serial No. 09/678,597 ) Akkapeddi, Prasad R., Examiner  
Filed October 3, 2000 )  
For DEVICE EXHIBITING PHOTO- ) Certificate of Mailing Via  
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APPLICATION, Commissioner for Patents, P.O. Box 1450,  
Alexandria, VA 22313-1450 on this 04 day of November,  
2003.

  
Debbie Tingler, Sec'y to Andrew B. Morton

**TRANSMITTAL SHEET**

Enclosed are the following documents:

Request for Filing Continuation Application 37 C.F.R. §1.53(b) (in duplicate)

Preliminary Amendment

Specification (16 pages, Claims - 4 pages, and Abstract - 1 page)

Six (6) Sheets of Drawings

Copy of Declaration and Power of Attorney as Originally Filed

Copy of Assignment as Originally Filed

Check in the Amount of \$385.00

Return Receipt Postcard

**The Commissioner is hereby authorized to charge payment of any fees associated with  
this communication or credit any overpayment to Deposit Account No. 18-0987.**

Respectfully submitted,



Andrew B. Morton, Reg. No. 37,400  
Renner, Kenner, Greive, Bobak,  
Taylor & Weber  
First National Tower, Fourth Floor  
Akron, Ohio 44308-1456  
Telephone: (330) 376-1242

Attorney Docket No: AMN.P0003A

**Attorney's Docket No. AMN.P0003A**

**Anticipated Classification:**  
**Class 349 Subclass 086000**

#### **Prior Application:**

**Examiner:** Akkapeddi, Prasad R.  
**Art Unit:** 2871

# **COMMISSIONER OF PATENTS AND TRADEMARKS**

This is a request for filing a continuation application under 37 CFR §1.53(b), of pending prior application Serial No. 09/678,597 filed on October 3, 2000 for "Device Exhibiting Photo-Induced Dichroism for Adaptive Anti-Glare Vision Protection.

1. Enclosed is a specification and drawings as filed in the pending prior application. Also enclosed is a Preliminary Amendment which sets out the priority claims, makes clarifying amendments to the prosecution, and adds new claims for examination. Also enclosed is a copy of the signed Declaration and Power of Attorney of the pending prior application.

2. Small entity status under 37 CFR 1.9 and 1.27 was filed in the prior application and such status is still proper and desired.

3. The filing fee is calculated below:

X      4. The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 18-0987. If a withdrawal is required from Deposit Account No. 18-0987, the undersigned attorney respectfully requests that the Commissioner of Patents and Trademarks cite Attorney Docket Number AMN.P0003A for billing purposes. A duplicate copy of this sheet is enclosed.

X      5. A check in the amount of \$385.00 is enclosed.

X      6. The prior application is assigned of record to AlphaMicron Inc.

X      7. The power of attorney in the prior application is to: Phillip L. Kenner (Reg. No. 22,353); Edward G. Greive (Reg. No. 24,726); Donald J. Bobak (Reg. No. 27,182); Ray L. Weber (Reg. No. 26,519); Joseph G. Curatolo (Reg. No. 28,837); Rodney L. Skoglund (Reg. No. 36,010); Andrew B. Morton (37,400); Arthur M. Reginelli (40,139); Shannon V. McCue (Reg. No. 42,859); Salvatore A. Sidoti (Reg. No. 43,921); John J. Cunniff (Reg. No. 42,451); Mark L. Weber (Reg. No. 46,069); James E. Oehlenschlager (Reg. No. 50,164); and Tama L. Drenski (Reg. No. 50,323)

X      a.    The power appears in the original papers in the prior application.

      b.    Since the power does not appear in the original papers, a copy of the power in the prior application is enclosed.

X      c.    Address all future communications to:

**Andrew B. Morton**  
Renner, Kenner, Greive, Bobak, Taylor & Weber  
First National Tower, Fourth Floor  
Akron, Ohio 44308-1456  
Telephone: (330) 376-1242

X      8.    A preliminary amendment is enclosed.

The undersigned declares further that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,



Andrew B. Morton, Reg. No. 37,400  
Renner, Kenner, Greive, Bobak, Taylor & Weber  
First National Tower, Fourth Floor  
Akron, Ohio 44308-1456  
Telephone: (330) 376-1242  
Attorney for Applicants